1 Pursuant to Local Rule 3-4(a)(1) 2 Please see the last page for a listing of parties represented 3 4 UNITED STATES DISTRICT COURT 5 NORTHERN DISTRICT OF CALIFORNIA 6 OAKLAND DIVISION 7 8 Steven Ames Brown, NO. C 08-02348 JSW (NC) 9 Plaintiff, 10 v. Andrew B. Stroud, an Individual 11 NO. C 13-1079 JSW (NC) and dba Stroud Productions and Enterprises, 12 Defendants, 13 STIPULATION AND PROPOSED 14 Methven & Associates Professional Corp., ORDER TO ADJOURN HEARING DATE ON MOTION TO DISMISS PLAINTIFF 15 Plaintiff, FROM THE INTERPLEADER ACTION AND ON MOTION TO AMEND THE 16 JUDGMENT AND CAPTION v. 17 Scarlett Paradies-Stroud, et. al., Defendants, 18 19 20 21 22 Date: September 26, 2014 23 Time: 9:00 a.m. 24 Judge: Hon. Jeffrey S. White 25 26

## Casee#4008-0x/0223448-JJSW/ Documentt632 Filed009/1127/114 Prages 2:06#3

1	IT IS HEREBY STIPULATED and agreed to by and between the attorneys for Methven
2	and Associates Professional Corporation, Steven Ames Brown, the attorneys for The Estate of
3	Nina Simone, Castle Rock Entertainment, Warner Bros. Entertainment, Inc. and Warner
4	Specialty Films, Inc. d/b/a Warner Independent Pictures, as follows:
5 6 7 8 9 10 11 12 13	<ol> <li>Counsel for the Estate of Nina Simone, Castle Rock Entertainment, Warner Bros. Entertainment, Inc. and Warner Specialty Films, Inc. d/b/a Warner Independent Pictures,</li> <li>Dorothy M. Weber, has conferred with counsel herein for consent to request an adjournment of the hearing scheduled for September 26, 2014.</li> <li>Counsel has consented and indicated availability to be heard on October 17, 2014 or on October 31, 2014.</li> <li>Dated: New York, New York</li> </ol>
14 15	September 12, 2014
16	SHUKAT ARROW HAFER WEBER METHVEN & ASSOCIATES & HERBSMAN, LLP PROFESSIONAL CORPORATION
117 118 119 220 221 222 23 24 225	By:*  By:*  Dorothy M. Weber, Esq.  494 Eighth Avenue, Sixth Floor  New York, New York 10001  (212) 245-4580  Attorneys for Estate of Nina Simone, Castle Rock Entertainment, Warner Bros. Entertainment, Inc. and Warner Independent Pictures  Bruce Methven, Esq.  2232 Sixth Street  Berkeley, California 94710  Tel.: (510) 649-4019  Fax: (510) 649-4024
_ ~	* Admitted <i>pro hac vice</i> .

## Casee#4008-0x/0223448-JSSW/ Documentt632 Filed009/125/114 Prages3o6#3

1	
2	ENTERTAINMENT LAW
3	By: <u>/s/</u>
4	Steven A. Brown, Esq. 69 Grand View Avenue
5	San Francisco, CA 94114-2741
6	(415) 647-7700 Plaintiff in Pro Se
7	
8	The Court HEREBY CONTINUES the hearing date on the pending motions to October 31
9	2014.
LO	
L1	SO ORDERED:
12	Dated: September 15, 2014
13	Whom Starte
L 4	Holdrubl Jeffrey S. White
L5	United States District Judge
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